



January 20, 2009

Lee utive Committee John D. S. Harch, AIA

President

Her Mary Amedicklin Sec Provident

I tweeter II Pleas Inviter

Divi II kinghis See Block

Meg in E. Thomas Tsq. Immediate Past President

Band of Directors

Dennis N. Ber land Bradley M. Campbell Mary Pat Christic Or ando C. Esposit o Jeffrey to Trake David J. Frizell Fisq Maggic 1. Hinter

Willson I. Hoffman Ls. Betts Dems Hittelicon Diane's Kack RA

Marguerite I Mount CPA Frederick C. Ratte to 1 s.

Jury Raymond

Carlos Rodrigues, PP AICP

John R. Seitter

Richard W. Southwick TATA

Mary Lon Strong

Hon Jose joes forces

Ron Lumsh Freentive Director Secretary Surface Transportation Board Washington, DC 20423

Victoria Rutson, Chief Section of Environmental Analysis Surface Transportation Board 395 E Street, SW Washington, DC 20423-0001

Re:

Consolidated Rail Corporation -Abandonment Exemption -In Hudson County, NJ

CSX Transportation, Inc. Discontinuance Exemption -In Hudson County, NJ

Norfolk Southern Railway Co. -Discontinuance Exemption -In Hudson County, N.J.

ENTERED Office of Proceedings

JAN 26 2009

part of Public Record

224462 AB 167 (Sub-no. 1189X)

AB 55 (Sub-no. 686X) 224403

AB 290 (Sub-no. 306X)

## Reply and Request for Consulting Party Status

On January 6, 2009, Conrail et al. filed a Notice of Exemption in the cases referenced above. At the same time, Conrail et al. filed "Comments" and "Motion to Stay I'ffective Date of Verified Notices of Exemption and to Waive Pre-Filing Notification Requirements "

Preservation New Jersey opposes class exemption procedures in this very controversial case. An abandonment authorization within the schedule Conrail et al. suggest cannot be done in compliance with the National Historic Preservation Act (NHPA) or the National Environmental Policy

Act (NEPA) section 102, 42 U.S.C 4332. Indeed, we believe that abandonment authorization is barred because Conrail and its developer partner have engaged in anticipatory demolition on the referenced site

We respectfully ask for a full Environmental Impact Statement (EIS) to address the many issues raised by this potential abandonment

Our organization further requests consulting party status in a NHPA Section 106 review. As the statewide nonprofit historic preservation education and advocacy organization, and a Partner of the National Trust for Historic Preservation, Preservation New Jersey (PNJ) regularly works with communities to identify historic properties and assess potential effects of various development undertakings. Part of our mission and our technical assistance to New Jersey communities and organizations includes exploration of ways to appropriately respond to potentially negative effects through mitigation or avoidance strategies. PNJ has long been concerned about the preservation of the Harsimus Branch Embankment, and respectfully requests consulting party status

## Certificate of Service

I hereby certify that on January 23, 2009, I caused a copy of this correspondence to be served by first class mail on those appearing on the attached Service List.

Ron Emrich

**Executive Director** 

len Furch